

UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF MICHIGAN

IN RE:

Julie Moll

CASE NO. 22-01086-jwb

Hon.

Filed July 5, 2023

Debtor(s)

_____/

Adv. Proc. No. 23-80048

Julie Moll

Plaintiff(s)

v.

Miguel Cardona, Secretary of Education,
United States of America, Department of
Education, Student Loan Solutions, LLC,
Turnstile Capital Management, LLC,
Student Loan Xpress, Navient
Corporation, The First National Bank in
Sioux Falls, Sallie Mae Bank; Navient
Solutions, LLC, VL Funding, LLC,
Colorado Student Loan Trust, FCDB
NPSL Trust 2010-1,
Bank of America, N.A., Pennsylvania
Higher Education Assistance Agency dba
American Education Services, Deutsche
Bank U.S.A., Radius Global Solutions,
LLC, and GC Services, L.P.

Defendant(s)

JUDGMENT OF DISCHARGEABILITY
AS TO DEFENDANT STUDENT LOAN SOLUTIONS, LLC

THIS MATTER having come before the Court on Plaintiffs, Julie Ann Moll and Michael Edward Moll's ("Plaintiffs") Complaint to Determine Dischargeability of Student Loan Indebtedness, and the Stipulation for Entry of A Judgment of Dischargeability, entered into between Plaintiffs and Defendant Student Loan Solutions, LLC; the Court being fully advised in the premises:

IT IS HEREBY ORDERED ADJUDGED AND DECREED that Judgment is entered in favor of Plaintiffs as follows:

- A. The obligation of Julie Ann Moll to Student Loan Solutions, LLC is a educational loan within the definition of 11 U.S.C. § 523(a)(8).
- B. Michael Edward Moll guaranteed the loan.
- C. Excepting this educational loan from discharge would impose an undue hardship on Julie Ann Moll and Michael Edward Moll.
- D. The obligations of Julie Ann Moll and Michael Edward Moll shall be and are discharged by Debtors', Julie Ann Moll and Michael Edward Moll's, discharge order, which was entered September 15, 2022.